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Joseph Levitt
Director, Center For Food Safety and Applied Nutrition
Dockets Management Branch (HFA-305)
U.S. Food and Drug Administration
5630 Fishers Lane
Room 1061
Rockville, MD 20852

Re: Comments of the Secretaria de Agricultura, Ganaderia, Desarrollo Rural, Pesca Y Alimentacion ("SAGARPA") On the Notice of Proposed Rule to Implement Provisions of the Bioterrorism Act of 2002 - - Prior Notice of Imported Food Shipments (Section 307) - - Docket No. 02N-0278

Dear Mr. Levitt:

On behalf of the Secretaria de Agricultura, Ganaderia, Desarrollo Rural, Pesca Y Alimentacion ("SAGARPA"), the Agriculture Department of the Government of Mexico, we are submitting these comments on the above captioned proposed rule addressing prior notice of food shipments to the United States promulgated pursuant to the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 ("Bioterrorism Act of 2002"). 68 Fed. Reg. 5428 (2003). As a threshold issue and as a good neighbor sharing a 2,000 mile border, SAGARPA understands the desire of the United States —or indeed any country—to ensure the safety of its citizens and the security of its food supply. SAGARPA would be pleased to work with you to reach this goal in a reasonable and realistic manner so as not to unnecessarily disrupt trade and economic integration.

For the calendar year 2002, total exports of food from Mexico to the United States were \$6.3 billion dollars. Mexican exports of fresh produce to the United States were roughly 7 billion pounds valued at more than \$2.4 billion. Mexico is proud of the increase in trade and economic integration between the United States and Mexico, especially since the implementation of the North American Free Trade Agreement.

We would ask that the U.S. Government recognize the uniqueness of trade in food products between Mexico and the United States. Mexico has spent significant time and resources working to harmonize practices on importing and exporting with U.S. government agencies, especially the U.S. Customs Service. We believe that a system of harmonization that has taken decades to develop is now in jeopardy. Our concern is that the implementation of the prior notification provisions of the Bioterrorism Act, if not done carefully and with full recognition of the uniqueness of Mexico's trade in food products with the United States, is likely to set this agenda back and disrupt the mutually beneficial trade in food products, particularly produce.

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We would like to bring to your attention that the demand for fresh produce by U.S. consumers is increasing as the health benefits of fresh produce become well-known. Mexico supplies many varieties of produce that are not grown in the United States during many months of the year. Our request is that you keep this trade and U.S. consumers demand for these Mexican products in mind as you implement this regulation.

In summary, after carefully reviewing the proposed regulation, SAGARPA believes that the regulation fails in any way to take account the uniqueness of the Mexico-U.S. trade relationship; imposes an excessive burden on trade that is at times duplicative and unnecessary; and that the security benefits do not come close to offsetting the burdens imposed by this regulation. This is particularly true with regard to fresh produce.

I. The Bioterrorism Act Authorizes a Unique Solution for Mexico

SAGARPA believes that the regulations ultimately promulgated by the FDA to implement this provision must take into account the special circumstances of Mexican exports of food products to the United States. Unlike almost all other countries (with the exception of Canada), the overwhelming majority of products Mexico exports to the United States arrive at U.S. ports of entries by truck or train, not by ship or airplane. The majority of Mexican facilities exporting food products to the United States are within eight hours of the U.S. border - - and many are within a few miles of the border. These circumstances must be taken into consideration by the FDA when drafting its final rule.

The intention of Congress on prior notice is that FDA take into account the situation of each exportation so as not to impose any unnecessary burdens. The statute permits FDA to take into account the locations of ports of entry, modes of transportation, and the type of food imported. The statute is clear that a "one size fits all" solution is not the intent of Congress. Section 307(a) adds a new subsection (m)(2)(A) to Section 801 of the Federal Food Drug and Cosmetic Act, which states: with respect to the prior notification request imposed by new Subsection (m)(1):

In determining the specified period of time required under this subparagraph, the Secretary may consider, but is not limited to consideration of, the effect on commerce of such period of time, the locations of the various ports of entry into the United States, the various modes of transportation, the types of food imported into the United States, and any other such consideration. (Emphasis added.)

This language clearly envisions that the FDA, when implementing this statute, will promulgate different rules to account for different circumstances. The proposed rule does not do this, at least with regard to food product from Mexico.

- II. For Mexico, FDA Already has the Information it Needs for Prior Notice and the Proposed Rule is Unnecessary
- A. For Mexico, the OASIS database is adequate to meet the prior notice requirement of bioterrorism statute



Agreements between the U.S. and Mexican governments will require in the next months that the U.S. Customs entry identification number be presented to Mexican Customs before any shipment is allowed to proceed to the U.S. inspection facility. This means that for all land crossings from Mexico there will be electronically submitted information available to FDA through its Operations and Administrative System for Import Support ("OASIS") database prior to all shipments physically arriving at the border. Separately, due to Customs requirements on ocean freight, FDA through Customs may obtain this information electronically well in advance of physical arrival to the United States through OASIS for ocean freight.

Thus, for Mexico the existing OASIS system is meeting the statutory requirement for prior notice.

For Mexico, the information that Customs already requires (with much of it forwarded to FDA through the OASIS system) meets all statutory requirements listed in the Bioterrorism Act of 2002. Section 307(a) of the act specifically requests "the identity of each of the following: The article, the manufacturer and shipper of the article; if known within the specified period of time the notice is required to be provided, the grower of the article; the country from which the article originates; the country from which the article is shipped; and the anticipated port of entry for the article." OASIS provides this information.

Any additional information not submitted to Customs that FDA may deem useful is readily available from other agencies working at the ports of entry. For instance, the U.S. Department of Transportation has specific contact information for the carriers as requested in the proposed rule, even though this information is not required by the statute.

III. For Mexico, the Proposed Regulation Imposes an Excessive Burden on Trade

A. Prior notice timeframe of noon the day before is unworkable for Mexico

FDA's proposed prior notice timeframe of noon the day before the product is to be physically entered in the United States imposes an excessive burden on trade -and SAGARPA strongly opposes this proposed timeframe insofar as it will be applied to food products shipped from Mexico. For the majority of Mexico's exports of fresh produce, it is not possible to provide prior notification until the produce is harvested and in order to ensure quality and availability the produce is harvested in a timeframe shorter than the noon the day before notification requirement would allow.

In addition, given the location of the growers and the process, it is typical now for products to be presented to Customs at the border in the evening. In these many cases the noon the day before requirement will add another 17 to 20 hours. This additional time is significant, particularly for fresh produce. Following is a chart illustrating this point (typical operation of a produce export company in Sonora state--6 hours away from the U.S. border):



TIME	ACTION	
DAY 1		
05:00	Distributor in Nogales starts offering products to wholesalers and retailers	
08:00	Grower start harvesting	
12:00	Product arrive to the packing house	
14:00	Product is packed	
16:00	Distributor inform the grower the amount of produce to be shipped to the U.S.	
17:00	Grower request transportation service	
19:00	Truck arrives to the packing house for loading	
20:00	The grower provides the Mexican custom agent with the information of the	
	product, amount, truck information and ETA.	
21:00	Truck depart to Nogales, Mexico	
DAY 2		
02:00	Truck arrives to Nogales, Mexico	
07:00	Mexican custom agent fills the information in the Automatic Notification system.	
	U.S. customs is informed immediately.	
08:00	Truck is put in line to cross U.S. border	
09:00-14:00	Truck crosses the border depending on the work load, level of inspection of the	
	product and/or any contingency upon the border (demonstrations, traffic, threats).	

As you can see, for this reason, the production from the states of Baja California, Baja California Sur, Sonora, Chihuahua, Coahuila, Nuevo Leon and Tamaulipas, which are at 8 or less hours away from the border will be greatly disadvantaged by the timeframe provided in the proposed rule. We request that the timeframe for prior notice for Mexican products be reduce to 2 HOURS based on the efficiency, communication and coordination of the Customs agencies of both countries.

This prior notice timeframe will significantly hinder food exports from Mexico to the United States, particularly fresh fruits and vegetables. According to our producers and exporters using land transportation (about 80% of produce shipments), the proposed prior notice period would seriously disrupt trade. This is because the most common harvesting and shipping practices for fresh produce is that product is harvested in the morning and then packed and/or cooled in packing or cooling facilities that same afternoon, with shipment to the border later that day or evening. This practice of harvesting and shipping in the same day will no longer be possible under the proposed timeframe. The majority of fresh produce from Mexico originates within a production and shipping zone close to the U.S. border. Under the proposed rule, produce will have to arrive before noon on the day before crossing the border. For example, products that are ready for loading at 12:01pm that would be ready for inspection when FDA opens the following morning at the border will now be forced to wait another day and be subject to a 31 hour and 59 minute waiting period.

SAGARPA would like to clarify that U.S. importers do not know in advance the orders for specified products and usually do not know the detailed contents of a shipment before that



shipment is harvested. The vast majority of fresh produce from Mexico is sent to a U.S. agent acting as a sales representative on behalf of the Mexican exporter -- direct sales are very limited. Thus, it is the Mexican exporter that has the information required for prior notification and he has this information only upon harvest of the product -- which often occurs the morning of the day the product is shipped.

In addition, the FDA has enforced sampling, testing, and trace back protocols with Mexico that have transformed the industry practice regarding information currently being sent to the FDA. The information now transmitted to FDA with respect to shipments of Mexican food products are extremely detailed and absolutely unavailable until a trailer has been loaded. For example, fresh tomatoes commonly have four to six individual entry lines representing boxes containing different sizes of tomatoes on the same conveyance, even though all the products are fresh tomatoes and all are packed in the same size carton.

B. Chaos at the border

SAGARPA is concerned about the impact of the requirement set out in the proposed rule that data be submitted to FDA and then separately to an unlinked database at the Department of Homeland Security ("DHS"). The effect of this requirement is that every truck that approaches a land port of entry at the U.S-Mexico border and presents documentation will have to enter the secondary inspection areas if they are a food product.

This will hinder Customs goal (obtained after years of effort) to limit unnecessary activity in inspection areas. The ability to target higher risk shipments will be hindered and the physical infrastructure at most high traffic land ports-of-entry with Mexico will be overwhelmed.

C. Additional, confusing and overlapping agency paperwork requirements

In the proposed rule, FDA requires that the Customs entry identification number be included in the prior notice submission. We see several problems with this approach:

The entry number is commonly assigned only when the specific entry is ultimately made. Given that Customs does not permit electronic amendments on its system, FDA would be forcing U.S. filers to provide inaccurate, incomplete, and false information to Customs.

U.S. filers will incur the expense of resubmitting the final and correct information to FDA.

There will be significant differences in the prior notice database and the Operations and Administrative System for Import Support (OASIS) database, requiring more resources to reconcile the databases.

IV. Prior notification could increase risks of bioterrorism to U.S. food supply



It is undeniable that the prior notice requirements in the proposed rule will significantly hinder trade between the United States and Mexico. On the other hand, the countervailing benefit is not clear or well-considered. We understand the U.S. goal to increase security, but we respectfully do not believe that the prior notice requirement in the regulation accomplishes that goal.

It is our understanding that the new requirements will increase storage and holding areas at the packing sheds near the border. We believe that the larger holding and storage areas at the packing houses are more likely to be target for bioterrorism than any point in the current distribution system. Another unintended outcome is that more trucks will be sitting unsecured on highways leading to the borders waiting for the prior notice period to expire.

V. The Prior Notice Rules Increase the Likelihood of Food Contamination

According to Mexico's food safety experts, delaying shipments from the time of harvest to the time of importation, and ultimate consumption will increase the likelihood of bacterial contamination. The increased waiting periods will especially harm perishable products. The waiting period will allow what were previously low levels of bacterial contamination to significantly multiply.

VI. FDA's Cost Estimate for Mexico is Flawed

Meeting the prior notification requirements as set out in the proposed rule will be very expensive for Mexican producers and exporters and so for U.S. consumers. According to Mexico' producers and exporters, FDA's cost estimates underestimate the costs for Mexican producers and exporters. The main areas contributing to the cost underestimate for Mexico are assumptions about the number of transmissions, the percentage of product degraded, and the wholesale and retail values of fresh produce from Mexico.

In the proposed rule, FDA has asked that each lot be separately identified and be reported as a separate and individual prior notice. Given that the majority of the Mexican industry uses pallet tags to individually track product, there will be approximately 18 submissions per trailer, much higher than the two to three estimated by the FDA.

Differences in the maximum weight regulations and their enforcement in Mexico and the United States for over-the-road trucks and trailers mean that the exact contents of a trailer are not known until product arrives at staging areas close to the border. Thus, the final contents of the truck and the exact carrier that will cross the trailer is not known by noon the day before the product is crossed, resulting in significant delays to fresh produce.

It is necessary to submit amendments every time a trailer is outside the timeframe allowed by the proposed rule. Many trucks will be forced to sit idly on the side of the road waiting for their proper window when FDA will allow entry. If there has already been the amendment for changes to the carrier and box count, then the process will have to start over again resulting in additional two day delays for product to cross the border.



The FDA analysis regarding the losses due to the perishable nature of Mexican produce is flawed. on several counts. The FDA failed to recognize that the notification to USDA consists only of the intent to ship a certain product and to confirm a location for inspection; however, there is no detail regarding the many data fields requested by the FDA in the proposed rule.

FDA underestimates the wholesale-retail spread significantly. Even under the most optimistic assumptions used by the FDA of only a 1.2 percent reduction in value, the industry will lose \$37 million in value.

VII. The Prior Notification Regulation Raises Apparent WTO and NAFTA ¹Inconsistencies

A. Technical Barriers to Trade Issues

On February 13th, 2003 the Secretariat of the Committee on Technical Barriers to Trade (CTBT) of the World Trade Organization (WTO), delivered the notification G/TBT/N/USA/32 in which United States presented the Bioterrorisem Act. On February 6th, 2003 the Committee on Sanitary and Phytosanitary Measures of the WTO under notification G/SPS/N/USA/690, was notified about the Bioterrorism Act. However, the Bioterrorism Act was not notified under the Technical Barriers to Trade ("TBT") Agreement, which Mexico maintains is inconsistent with WTO/TBT requirements.

With regard to the TBT, Mexico makes the following points and requests:

Mexico requests that the United States, according to articles 2.5 and 2.9.3 of the TBT, explain in detail its justification of the prior notice measure. According to the 2.9.4 of the TBT Agreement, Mexico requests that the United States maintain communication on the development of the final regulation.

Assuming that the regulations does go into effect, Mexico requests that the United States provide technical assistance to assist Mexican exporters to accomplish the necessary corresponding legal norms and compliance methods, considering the complexity, prerequisites, prescriptions and features being established.

Pursuant to article 12.3 of the TBT, Mexico requests that the United States explain the steps being taken to ensure that this new measure will not create an unnecessary obstacle to trade.

According to Article 2.9 of the TBT Agreement, Members are required to: i) announce to the members through a notice, in an early stage, its intention to adopt the regulation ii) notify, also in an early stage, the objective, reason and products affected by the regulation, to allow the Members to formulate comments iii) provide details about the contents of the technical regulation project and indicate their differences regarding applicable international standards and norms iv) provide a schedule, in a reasonable timeframe, for the formulation of observations, to maintain dialogue and

¹ The discussion refers to the WTO but in most instances there is a parallel or identical provision of the NAFTA.



consider such observations and conversations. The United States failed to meet these transparency requirements.

Under the TBT, Article 2.2, technical regulations must have a legitimate objective (which would include national security). However, eve if there is a legitimate objective, the measure must be more trade restrictive than necessary to fulfill the legitimate objective. Otherwise, the measure is an unnecessary obstacle to international trade. In Mexico's view, while national security is a legitimate objective, the measure taken on prior notice does not meet this objective and at the same time is very burdensome to trade. Mexico requests that FDA again review alternative measures for protecting national security with regard to food imports from Mexico. The United States should put forth alternate measures (there is flexibility in the Bioterrorism Act to do this, as discussed above) and analyze these measures and show why the approach taken in the proposed rule is the least trade restrictive for obtaining the objective. In this context, the United States should also consider, as set out in Article 2.7 of the TBT, the possibility of accepting equivalent measures taken in Mexico if these measures will meet the objective.

Mexico would also like to point out in this context that the legitimate objective of protection against a national security is a very low level of threat for Mexico. FDA should take this into account in developing the appropriate least trade restrictive measure for trading partner of the United States and there is no basis to suspect a bioterrorism attack from Mexico. On this basis, the FDA should tailor the measure to this circumstance, in other words because the threat from Mexico is low the measure must be accordingly least trade restrictive in light of the low risk of a threat to national security from Mexico. Due to the geographic proximity of Mexico and the high level of trade, there is a uniquely well-developed system already in place of ensuring security.

B. National Treatment Issues

It appears to Mexico that some aspects of the proposed regulation would violate the national treatment provisions of the WTO (paragraph 2, article III of the General Agreement of Trade Tariff (GATT of 1994) and Article 2.1 of the TBT Agreement).

The prior notice regulation applies to importer and not to domestic producers. For some products, particularly perishable products, the burden of compliance is not justified by the benefit.

Importers face an additional obstacle that it is not required for U.S. producers and sellers. There is no justification for the different treatment as it is just a likely for the U.S. domestic food supply to be a target as for imports.

For transparency, Mexico requests that United States provide norms and source documents for the design and elaboration of the regulation; and, in addition, the name of the companies, organizations and institutions which participated in the development, or, the name of the institutions consulted for that proposed.

C. GATT 1994 Article XI Restrictions



Article XI of GATT 1994 disallows any restrictions that are not duties, taxes or charges (including quotas, import or export licenses or <u>other measures</u>) unless they meet certain exceptions of Article XI. The prior notice requirement does not meet any of the exceptions of Article XI.

D. Sanitary and Phytosanitary Agreement

The prior notice regulation also is inconsistent with the Sanitary and Phytosanitary Agreement of the WTO ("SPS"). Under Article 2.1 and 2.2 of the SPS, any measure taken to protect human or plant health must have a scientific basis. Mexico does not believe that the Bioterrorism Act and the prior notice regulations have a scientific basis in the sense contemplated by the SPS. The Act and regulations were put forward very quickly in response to a national terrorism attack and no scientific analysis of the likelihood of risk to human or plant health was conducted.

Article 2.3 prohibits measures that are a disguised restriction on trade. Mexico questions the validity of the prior notice regulation because the United States and Mexico already have extensive inspection agreements that address the issues of food safety and contamination. Mexico fears that this new regulations will undo years of progress on these joint inspection programs and could lead to a higher likelihood of food contamination.

Annex C of Article 8 of the SPS sets out the requirements for implementing procedures for SPS measures. The Annex requires that the procedures do not cause undue delay and that the procedures are not tougher on imports than domestic products. The Annex requires that procedures do not require more information than necessary. Mexico believes that it already supplies the information necessary for prior notice and that the new requirements are unnecessary. The Annex requires that the confidentiality of data is guaranteed to the same extent as for domestic procedures and Mexico would like assurances from the United States that this will be the case.

E. Agreement on Import Licensing Procedures

The prior notice regulation is an import license in that it is an administrative procedure requiring the submission of an application or other documentation (other than that required for customs purposes) to the relevant administrative body as a prior condition of importation. The effective requirement of the prior notice regulation is that a U.S. agent will have to attest on behalf of the producer to the contents of the shipment in a manner more detailed than ever before required. However, the U.S. agent will not always be able to be as accurate as the prior notice is requiring (product by product notification). As a result shipments will be rejected for minor variations in value or quantity, which is a violation of Article 1.8 of the Licensing Agreement.

VIII. Mexico Proposes the Following Alternatives

Assuming that the United States, in spite of the commentaries made, imposes these measures, the Government of Mexico proposes the following: (which does not imply in any way recognition from Mexico about the validity of the possible measures adopted by the United States -- and consequently



Mexico reserves without prejudice the ability to exercise its rights within the framework of the WTO and the NAFTA):

- Inspections at the point of origin. The U.S. Department of Agriculture conducts programs of food safety verification at the point of origin for the export of fresh fruits and vegetables. The production process of packing, certification and export is monitored 100% by USDA personnel, in the same way, we suggest that FDA could take advantage of this mechanism.
- Use of the Customs registers of importers and exporters in Mexico and the United States. FDA should make use of the information already collected by Customs in the U.S. and Mexico.
- Consideration recognition of process in Mexico. The regulations and data collection already taking place in Mexico for food safety should be relied on.
- Additional cooperation. FDA could notify to the regulating Mexican authorities instances of products rejected by Customs to be able to take pertinent action and to avoid entry of non-regulated products.
- Guarantee of confidentiality: Mexico asks the United States to guarantee that the information the companies present will be kept strictly confidential, and that information will be handled in a way so as to avoid any risks.
- Avoiding obstacles to trade. Coordinated efforts between the Customs authorities of both countries should be made, for which Mexicos's General Administration of Customs has initiated contact with the Customs Service of the United States to obtain its point of view and support in specific areas of operation.
- Guarantee electronic system: Guarantees of functionality of the electronic system must be made in order to avoid delays and involuntary omissions to the regulation.

IX. Chart of Specific Issues

Section	Proposed regulation	Mexico comments
IIIA, pp 5429		It is necessary that the FDA establishes "ab initio' an alternating mechanism in the case that the system does not work properly.
IIIB1, pp 5430		It is proposed that the vegetable products included in CFR(Q37) must be exempted as well.



Section	Proposed regulation		Mexico comments
IIIB2c pp 5430		transit or in bo	uded as a reference; however, If it is in nd, the FDA should not ask for documents ansit in an intermediate country.
IIIB2f pp 5431	FDA request comments on the proposed definition of "port of entry"	merchandise compliance w	entering point of a country where the s checked by official authorities and in the existing regulations will issue the to enter the country
IIIB2g, pp 5431	proposed 1.227(f) as the "purchaser or importer of an article of food who resides or maintains a place of	FDA is propose the "purchase resides or ma States, or abr place of busin	sing to define "you" in proposed 1.227(f) as r or importer of an article of food who intains a place of business in the United pad or an agent who resides or maintains a ess in the United States if it is the case behalf of the U.S. purchaser or importer"
IIIB3, pp 5431	the food shall be refused admission under section 801(m) of the act. Examples of indequacy are untimely, inaccurate, or incomplete prior notice. As set out in section	of the act. Ex- inaccurate, or should consid the anticipate unforseen tra	be refused admission under section 801(m) amples of indequacy are untimely, incomplete prior notice. Nevertheless, FDA ler changes in the information concerning d arrival after the article is ordered due to ffic or mechanical failures, or car accidents, se potential changes are not intended. As tion
IIIB3, pp 5431	As described previously, U.S. Customs has identified a well- established network of storage facilities that are secure.	And that will that the integroposed the use of alterna	have to be near to the consigment point, so rity of the products won't be affected. It is construction of private warehouses, or the sting facilities in Mexican territory, with the st FDA verifies the conditions in which these
IIIB3, pp 5432	Therefore delivery will not be allowed under a basic importation or entry bond	Define "basic	
IIIB3, pp 5432		72 hours.	ne FDA decision is not ratified in a period of
IIIB3, pp 5432		applied only or to any empland that colla facilities. In a consultation	that FDA determines if this measure is at the entrance point of the United States, ployee that has antecedents of this nature aborates with the import company in its ddition to this, it is proposed to ask the FDA in area, to know the names of the people is type of antecedents.



Section	Proposed regulation	Mexico comments
IIIB3, pp 5432	Finally, the Bioterrorism Act does	The procedure to be followed in order to return the
	not provide specific procedures for	merchandise must be a decision of each country
	the disposition of food refused	
	admission under section 801(m)	
	when no subsequent adequate	
	notice is submitted.	
IIIB3, pp 5432		It is necessary that the FDA clarifies what is going to
		happen in these cases, to avoid the food re-export that
		the agency determines as prejudicial for the health of the
		population. Or even, to avoid the entrance of those
	Before this 6 month period runs,	
	however, such merchandise can be	
	reexported	
IIIB3, pp 5432	FDA and U.S. Customs plan to	To require an application deadline of this regulation and
		to submit it to the opinion of the exporting countries. In
		case that it has been identified some irregularity in the
	· ·	prior notice or fulfillment of the indicated time of arrival
		by diverse situations, it sets out that the FDA recognizes
	refusal under section 801(m) of the	additional official documents emitted by the
	act.	corresponding authorities such as: fito or zoosanitary
		certificates, food safety certificates, analysis of
		laboratory, others of official character, that could allow
		the FDA to evaluate the possibility of allowing the
		entrance of the merchandise. It would be convenient to
		emphasize that the FDA should accept the official
		documents that explain the reason for the irregularity in
		the fulfillment of the prior notice and in that way to avoid
		incurring in a prohibited act.
IIIC1, pp 5432		FDA is proposing that a purchaser or importer of an
		article of food who resides or maintains a place of
	•	business in the United States or abroad is authorized to
		submit prior notice. FDA is also proposing, without being
		mandatory that an agent who resides
		It is proposed that FDA recognizes the exporter for prior
	who resides	notice of shipments. If the exporter considers that his
		agent or importer in the United States, must be the one
		that sends him the copy of the prior notice, once he has
		carried it out. Considering that the FDA establishes that
		the agent, importer, owner or consignatary should give
		the prior notice, it's reasonable the last part of the
		SAGARPA proposal, so that the Mexican exporter has
		certainty that the notice occurred and not to run risks of
		product detention (this makes evident the importance
		that the contracts will have between the individuals).
IIIC2, pp 5433		Despite the reasoning and practical thinking that the FDA
	notice must be submitted to FDA no	gives, the period that it is anticipating to impose through
	later than noon of the calendar day	the Regulation it is more restrictive than the existed one
	before the day article of food will	in the Law, which legally is unacceptable because it
	arrive at the border crossing in the	harms the individual
	port of entry.	

Consejería Agroalimentaria para EUA

Section	Proposed regulation		Mexico comments
IIIC2, pp 5433			s of inspection and sampling would be the
	,		FDA has established until now. It is
	notice is to enable inspections or	necessary that	FDA defines specifically how will act.
	other FDA action upon arrival of		
	food in the United States to protect		
	consumers in the U.S. from food		
	imports that may be at risk of		
	intentional adulteration or that may		
	pose other risks.		
IIIC2, pp 5433			e demand exceeds the capacity of the FDA
	give it the minimum time it needs to		inspections, it sets out that the permanent
	conduct its assessments and		e border (USDA) should be the one who
	provide the information to its field		ormation and authorizes the entrance of
	offices so they can allocate their	the merchandi	se.
	inspectional resources on a daily		
	basis and plan any necessary travel.		
IIIC2, pp 5433	FDA believes that this proposed		of the exports of our country are by land,
	deadline will have the most impact		ould be affected by this disposition, mainly
	on those who import food by truck	by the time of	arrival and the time limit for the prior notice.
	and rail over the land borders		
IIIC2, pp 5434	FDA also recognizes that	Even though tl	he time of arrival can be corrected, the time
	information concerning the	limit for the no	tification could cause problems mainly for
	anticipated arrival may change after	the transportat	ion by land. If a correction to the
	the article is ordered due to	notification has	been made to complete the information
	unforseen traffic or weather issues	about the iden	tity of the product, it would be impossible to
	and has accomodated those		ond time because of problems related to
	potential changes by requiring	the arrival hou	r caused by climate or traffic factors. It
	updates information	would be conv	enient that the FDA would provide lists of
		the ports with	the schedules that apply for each one.
IIIC3, pp 5434 -	Because most of the persons	The system wi	II have to be in English, French and in
5435	responsible for submitting the prior	Spanish and w	ill have to be required in any of these three
	notice must reside or maintain a	languages, in	order to avoid errors in the filling of the
	place of business in the United	notice.	
	States the FDAPrior Notice System		
	will be in English.		
IIIC3, pp 5435		To establish th	e maximum time of confirmation of the
	and time stamp an electronic	prior notice if t	he transmission is successful, if it is not
	confirmation of the system's receipt	the case, to m	ake another attempt, or to send it via fax
	of each prior notice, amendment,	or in person.	•
	and update, which the system will		
	send to the submitter automatically		



Section	Proposed regulation		Mexico comments
IIIC3, pp 5435		program in case saturated. It is necessary t which these am them and throug	that the FDA establishes an emergency e that the system falls or the system is that the FDA determines the moment at nendments or updates will take effect for gh what mechanism, in case it's not d have negative consequences for the e importer.
IIIC4d, pp 5435		because of the adequately, the to return it to his	ded that every time the shipment is held prior notice of shipment was not filled importer could recover his merchandise s country, or, could ask again the FDA properly required.
IIIC4e.iv, pp 5437	FDA request comments on wether changes in quantity will occur after the deadline for prior notice and, if so, how commonly changes occur and how significants the changes usually are.	hydration, it is r time that allows	foods that can gain or lose weight by necessary the establishment of a period of a the evaluation of these variations, suggested the establishment of product

In summary, SAGARPA requests that FDA carefully tailor its prior notice requirement to fully take into consideration unique circumstances of trade with Mexico—and to avoid unnecessary disruption of this trade for little if any overall enhancement of food security. For Mexico, the OASIS database already supplies FDA with prior notice adequate to meet the requirements of the Bioterrorism Act. FDA should rely on this existing information. In any case, the prior notice requirement of noon the day before is unworkable for and would impose an excessive burden on trade and bring chaos to the border. Moreover, the procedures envisioned in the proposed rule will pose security and health risks, at least with respect to products from Mexico, which will exceed any enhancements in security provided by these regulations. Finally, Mexico respectfully submits that FDA should carefully consider U.S. obligations under international trade agreements as it finalizes its regulation.

We would be please to discuss any of these points with you at the appropriate time.

Sincerely

Enrique L

Agricultural Office Embassy of Mexico